

## EXHIBIT 9

**From:** [Kohan, Eric](#)  
**To:** [Gloria Park](#); [Savage, Dylan](#); [Young, Joseph](#); [Jih, Victor](#); [Li, Luis](#); [aweibell@mayerbrown.com](#); [SMancall-Bitel@mayerbrown.com](#); [Wakefield, Tom](#); [Lee, Larissa](#); [Rothschild, Raef](#); [Yin, Kelly \(Attorney\)](#); [McKelvie, Caitlin](#); [Shapiro Bassin, Sheryl](#)  
**Cc:** [Ekwan E. Rhow](#); [Marc E. Masters](#); [Jonathan Rotter](#); [Kara Wolke](#); [Kalpana Srinivasan](#); [Steven Sklaver](#); [Michael Gervais](#); [Greg Fisk](#); [Nicholas Loaiza](#); [John McCauley](#); [Greg Linkh](#); [Christopher J. Lee](#)  
**Subject:** RE: Griffith/TikTok - Second Motion to Enforce Court Order  
**Date:** Tuesday, April 30, 2024 2:03:30 AM  
**Attachments:** [2024-04-24 Griffith - Pltfs" 2nd Mot to Enforce Ct Order \(with Defendants" Sections\).docx](#)  
[2024-04-24 Griffith - Pltfs" 2nd Mot to Enforce Ct Order \(with Defendants" Sections\).pdf](#)  
[2024-04-29 Declaration of Dylan G. Savage Regarding Joint Stipulation.pdf](#)  
[2024-04-29 Declaration of Ron Schnell Regarding Joint Stipulation.pdf](#)  
[2024-04-29 Declaration of Yunfeng Wei Regarding Joint Stipulation.pdf](#)

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EXTERNAL Email

Counsel,

Please see attached.

Thanks,  
Eric

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**From:** Gloria Park <GPark@susmangodfrey.com>  
**Sent:** Wednesday, April 24, 2024 8:29 PM  
**To:** Savage, Dylan <dsavage@wsgr.com>; Young, Joseph <joseph.young@wsgr.com>; Jih, Victor <vjih@wsgr.com>; Li, Luis <luis.li@wsgr.com>; aweibell@mayerbrown.com; SMancall-Bitel@mayerbrown.com; Wakefield, Tom <twakefield@wsgr.com>; Lee, Larissa <larissa.lee@wsgr.com>; Kohan, Eric <ekohan@wsgr.com>; Rothschild, Raef <jrothschild@wsgr.com>; Yin, Kelly (Attorney) <kyin@wsgr.com>; McKelvie, Caitlin <cmckelvie@wsgr.com>; Shapiro Bassin, Sheryl <sbassin@wsgr.com>  
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**Subject:** Griffith/TikTok - Second Motion to Enforce Court Order

EXT - [gpark@susmangodfrey.com](mailto:gpark@susmangodfrey.com)

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Counsel,

Pursuant to Local Rule 37 and Judge Eick's order at Dkt. 145, Plaintiffs serve the attached portion of their Local Rule 37 Joint Stipulation with supporting declaration and exhibits. Please send Defendants' portion no later than April 29.

In light of the Court's encouragement that the parties continue to confer further among themselves, Plaintiffs propose that the parties begin discussing a stipulation that addresses the issues caused by Defendants' ongoing deletion of non-TikTok user data collected through the TikTok SDK. Please let us know whether Defendants are amenable to the proposal and, if so, provide your availability for a call.

Best,  
Gloria

**Gloria Park | Susman Godfrey**  
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